

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

TARIFF FILING OF LITEL TELECOM-)	
MUNICATIONS CORPORATION TO REVISE)	CASE NO. 90-004
ITS FRACTIONAL T-1 SERVICE)	

O R D E R

On December 18, 1989, LiTel Telecommunications Corporation ("LiTel") filed a tariff with the Public Service Commission ("Commission") seeking permission to revise its Fractional T-1 Service. LiTel proposed to make the tariff effective January 15, 1990.

Fractional T-1 Service allows end-users to lease fractions of a digital signal-level 1 ("DS-1") circuit until such time as the customer reaches the economic crossover to justify a full DS-1 circuit. This service is generically similar to other service offerings that have been approved by the Commission.¹ Other

¹ AT&T Megacom 800 Service was approved in Case No. 9874, AT&T Tariff Filing Proposing Megacom/Megacom 800 Service; AT&T Readyline 800 Service was approved in Case No. 10106, AT&T Tariff Filing Proposing AT&T Readyline 800 Service; and MCI 800 Service was approved in Case No. 10049, MCI's Tariff Filing to Introduce Metered Use Option H.

related service offerings that are capable of generating "unauthorized" intraLATA traffic have also been approved.²

LiTel proposed to reduce the minimum number of lines required to be leased and to offer its customers the option of Digital Data Service ("DDS"), Basic Digital Service ("BDS"), and voice grade access. It also proposed to introduce the following new rate elements to be applicable on a per circuit basis: Digital Data Multiplexing and Digital Access Cross-Connect System ("DACS"). Central office connection charges for the new DDS, BDS and voice grade access options were also proposed.

The proposed tariff does not contain definitions of BDS and DACS which the Commission believes is necessary.

The Commission, having considered the tariff and being sufficiently advised, HEREBY ORDERS that:

² These include AT&T's Software Defined Network Service, approved in Case No. 9518, AT&T Communications' Tariff Proposal for Software Defined Network Service; AT&T Megacom Service, approved in Case No. 9874; MCI's Prism I and Prism II Service, approved in Case No. 9828, MCI's Tariff Filing to Establish Prism Plus, Prism I, and Prism II Services, MCI Prism III Service, which became effective pursuant to 807 KAR 5:011, Section 9(1); US Sprint UltraWATS and Advanced WATS Services, approved in Case No. 9902, US Sprint's Tariff Filing Proposing to Rename its WATS Products, Change Billing Calculation Methods for WATS, Introduce UltraWATS, Travelcard, Direct 800 and Ultra 800, and US Sprint Banded WATS Service, which became effective pursuant to 807 KAR 5:011, Section 9(1).

1. LiTel's proposed tariff shall be made effective pursuant to the provisions of 807 KAR 5:011, Section 9(1), subject to any compensation arrangement that may be ordered in Administrative Case No. 323.³

2. LiTel shall measure and report interstate and intrastate jurisdictional usage and interLATA and intraLATA usage associated with Fractional T-1 service and file usage reports with the Commission on a quarterly basis.

3. LiTel shall inform Fractional T-1 customers that their use of the service to complete intraLATA calls is not authorized by the Commission.

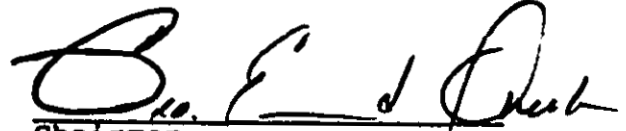
4. The requirements set forth herein shall apply to all of LiTel's existing services capable of completing intraLATA calls.

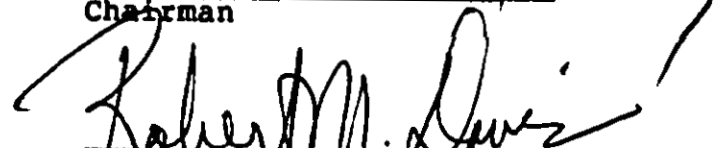
5. Within 30 days from the date of this Order, LiTel shall file revised tariff sheets to include definitions of BDS and DACS.

³ Administrative Case No. 323, An Inquiry Into IntraLATA Toll Competition, An Appropriate Compensation Scheme for Completion of IntraLATA Calls by Interexchange Carriers, and WATS Jurisdictionality.

Done at Frankfort, Kentucky, this 15th day of January, 1990

PUBLIC SERVICE COMMISSION


Chairman


Vice Chairman

Commissioner

ATTEST:


Executive Director